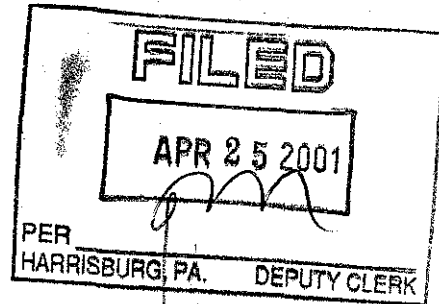


Melvin Sanders  
Register No. 14136-053  
FCI Schuylkill  
P.O. Box 759  
Minersville, PA 17954

Office of the Clerk  
U.S. District Court  
Middle District of Pennsylvania  
228 Walnut Street  
P.O. Box 983  
Harrisburg, PA 17108

RE: Docket No. ~~GR 92-721-3~~

*CV00-1866*



Dear Clerk:

The substance of this communication is in the regards to Petitioner's Motion pursuant §2241, Writ of Habeas Corpus.

I, Melvin Sanders, Pro Se, am a federal prisoner incarcerated at the above referenced address, which is within the jurisdiction of this Court.

Petitioner had filed a §2241 Motion on April 16, 2001, and it was received by the Clerk's Office in Harrisburg, on April 20, 2001.

Petitioner, in failing to include such with the original filing, is now sending three (3) copies of his EXHIBITS to be attached with Petitioner's §2241 Motion that was filed and received by this Office on April 20, 2001.

Petitioner respectfully thanks the Clerk's Office very much for their time and attention to this matter.

Sincerely,

*Melvin Sanders*  
Melvin Sanders, Pro Se

Date: April 23, 2001.

cc:file

Exhibit-1A

CWG:JEK

F.#

JK200031

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK

I N D I C T M E N T

- - - - - X  
Cr. No. 92 CR 721

(T. 18, U.S.C., §§  
1951 and 3551 et seq.)

DEBORAH BRUMBY,  
GEORGE JOHNSON and  
MELVIN SANDERS, also  
known as "Cool,"

Defendants.

I N D I C T M E N T

- - - - - X  
Cr. No. 92 CR 721

(T. 18, U.S.C., §§  
1951 and 3551 et seq.)

- - - - - X  
THE GRAND JURY CHARGES:

1. On or about and between May 14, 1992 and June 5, 1992, both dates being approximate and inclusive, within the Eastern District of New York and elsewhere, the defendants DEBORAH BRUMBY, GEORGE JOHNSON and MELVIN SANDERS, also known as "Cool," together with others did knowingly and wilfully conspire to obtain and attempt to obtain certain property, to wit, sums of money, from and with the consent of Jeffrey Cooper, which consent was induced by wrongful use of actual and threatened force, violence and fear, and thereby did obstruct, delay and affect commerce, as that term is defined in Title 18, United States Code, Section 1951(b)(3).

2. It was part of the conspiracy that the defendants DEBORAH BRUMBY, GEORGE JOHNSON and MELVIN SANDERS, also known as "Cool," would and did threaten and intimidate Jeffrey Cooper for the purpose of extorting money from him.

3. In furtherance of the conspiracy and to accomplish its objectives, within the Eastern District of New York and elsewhere, the defendants DEBORAH BRUMBY, GEORGE JOHNSON and MELVIN SANDERS, also known as "Cool," and others committed and caused to be committed the following:

OVERT ACTS

- (i) On or about May 14, 1992, a conspirator visited the home of Jeffrey Cooper.
- (ii) On or about May 15, 1992, a conspirator visited the home of Jeffrey Cooper.
- (iii) On or about May 18, 1992, a conspirator identifying himself as "Johnny" telephoned Jeffrey Cooper and demanded payment of a sum of money.
- (iv) On or about May 19, 1992, "Johnny" telephoned the home of Jeffrey Cooper and left a message on a telephone answering machine threatening Cooper and demanding payment of a sum of money.
- (v) On or about May 21, 1992, the defendants DEBORAH BRUMBY and MELVIN SANDERS, also known as "Cool," and another came to Jeffrey Cooper's office and spoke to Cooper about meeting "Johnny."
- (vi) On or about May 27, 1992, a conspirator telephoned Jeffrey Cooper and threatened to blow up Cooper's "place" unless Cooper paid a sum of money.
- (vii) On or about May 29, 1992, a conspirator telephoned the home of Jeffrey Cooper and left a threatening message on a telephone answering machine.

(viii) On or about May 29, 1992, "Johnny" and a conspirator identifying himself as "Mark" telephoned Jeffrey Cooper and threatened the lives of Cooper's children.

(ix) On or about June 4, 1992, "Johnny" telephoned Jeffrey Cooper and demanded payment of a sum of money.

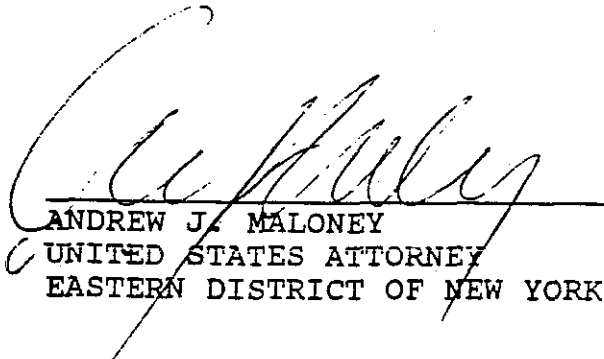
(x) On or about June 5, 1992, the defendant GEORGE JOHNSON came to Jeffrey Cooper's office to pick up a sum of money from Cooper.

(xi) On or about June 5, 1992, the defendant MELVIN SANDERS, also known as "Cool," proceeded to the vicinity of 170th Street and Hillside Avenue, Queens, New York.

(Title 18, United States Code, Sections 1951 and 3551 et seq.)

A TRUE BILL

\_\_\_\_\_  
FOREPERSON

  
ANDREW J. MALONEY  
UNITED STATES ATTORNEY  
EASTERN DISTRICT OF NEW YORK

UNITED STATES DISTRICT COURT

EASTERN District of NEW YORK

CRIMINAL Division

THE UNITED STATES OF AMERICA

vs.

DEBORAH BRUMBY, GEORGE JOHNSON and  
MELVIN SANDERS, also known as "COOLIE"  
Defendants.

INDICTMENT

Title 18, United States Code, Sections 1951 and 3551 et seq.

A true bill.

Foreman

Filed in open court this \_\_\_\_\_ day,

of A.D. 19

Clerk

Bail, \$ \_\_\_\_\_

J. Katzman, AUSA, 330-2859

EXHIBIT - W

## BP-S187.058 PROGRESS REPORT CDFRM

FEB 94

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

Institution FCI Schuylkill, Pennsylvania	Date March 9, 1999
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## Inmate Reviewed

Inmate's Signature	Date	Staff Signature
--------------------	------	-----------------

## 1. Type of Progress Report

Initial	Statutory Interim	Pre-Release
Transfer	XX Triennial	Other (Specify)

2. Inmate's Name	3. Register Number	4. Age (DOB)
------------------	--------------------	--------------

SANDERS, Melvin	14136-053	41 (11-04-1957)
-----------------	-----------	-----------------

## 5. Present Security/Custody Level

Medium/ In

## 6. Offense/Violator Offense

Conspiracy to Commit Extortion

## 7. Sentence

151 Months Imprisonment; 3 Years Supervised Release; \$50.00 Assessment

8. Sentence Began	9. Months Served	10. Days GCT
-------------------	------------------	--------------

04-30-1993	71 Months + 329 Days JCT	324 Awarded/ 592 Projected
------------	--------------------------	----------------------------

11. Days FSGT/WSGT/DGCT	12. Projected Release	13. Last USPC Action
-------------------------	-----------------------	----------------------

0/0/0	05-23-2003 via GCT	N/A
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## 14. Detainers/Pending Charges

Mr. Sanders has no known detainers or pending charges.

## 15. Co-defendants

N/A

For Continuation Page, type on a blank sheet with the Inmate's Name, Register No., and Date and attach to this form.

Record Copy - Inmate File; Copy - U.S. Probation Office; copy - Parole Commission Regional Office (If applicable); copy - Inmate

(This form may be replicated via WP)

Replaces all BP-CLASS-3 and BP-187(58) of NOV 90

Exhibit C

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA )  
)  
vs. ) PRESENTENCE INVESTIGATION REPORT  
)  
MELVIN SANDERS ) DOCKET NO. 92-CR-721-03  
)

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Prepared for: The Honorable Denis R. Hurley  
United States District Judge

Prepared by: David J. Washington  
United States Probation Officer

Assistant U.S. Attorney      Defense Counsel  
Julie Katzman, Esq.      Alan Polak, Esq. (Appointed)  
                                  225 Broadway, Suite 515  
                                  New York, NY 10007  
                                  (212) 619-3545

Sentence Date: April 23, 1993 at 9:30 A.M.

Offense: 18 USC 1951, CONSPIRACY TO COMMIT EXTORTION, A CLASS C  
FELONY

Release Status: In custody since June 5, 1992

Detainers: Parole Violators Warrant (see paragraph 38)

Other Defendants: See page 2

Date Report Prepared: March 25, 1993